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LEGAL SERIES

Legal aspects of contraceptive implants

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Key message points

- There has been litigation in relation to the three types of harm associated with contraceptive implants: non-insertion, deep insertion and nerve injury
- Recommendations for safe clinical practice can be derived from analysis of legal cases and published case reports
- Nerve injury has invariably been caused by clinicians without upper limb surgical skills attempting difficult removals
- The launch of the updated single-rod implant (Nexplanon®) may hold the best possibility for harm reduction
- Litigation in relation to side effects can lead to the withdrawal of safe and effective contraceptive products, so reducing choice for women

Introduction

Litigation can be seen as a reflection of medical error and harm to patients. Studying litigation may reveal trends from which lessons can be learned, leading to improvements in patient safety¹. The threat of litigation may be of some value in increasing investment in safety². An alternative to costly litigation is a no-fault compensation system, as was established in New Zealand in 1974³. In this system doctors of good standing who generally perform well are not punished by being subjected to an adversarial legal system. Members of the public who are harmed by errors receive fair, timely compensation. However, such a system may result in less accountability³.

This article aims to review some legal aspects of contraceptive implants. Three types of incident repeatedly feature in legal cases in a range of countries: non-insertion, deep insertion and nerve injury.

Background

After research on contraceptive implants from 1966 onwards, a six-capsule delivery system with a lifespan of five years was ready for clinical studies by 1974. Multinational phase III trials of this system called Norplant® followed. The first country to receive marketing authorisation was Finland in 1983. By 1990, more than 0.5 million women had used Norplant® in 17 countries where it had marketing authorisation and in a further 29 countries where pre-introductory trials had taken place.

In the UK the manufacturer of Norplant®, Roussel, devised a cascade programme: eight key clinicians went to Jakarta, Indonesia, for a week in April 1993 to practise insertion, removal and counselling techniques. On their return, these eight key instructors trained key health professionals in 35 training centres – this second tier then provided training in their regions for GPs, family planning doctors and gynaecologists. The product was launched in the UK in October 1993. Within 14 months, around 3,600 doctors had completed the practical training for insertion. Many of these doctors were GPs without family planning training. After an initial surge of enthusiasm, many did not persist with the work and in particular did not train to do removals. There was also a reluctance by many GPs to do implant procedures due to lack of an item of service fee⁴.

In 1995, a UK group action was mounted against the manufacturer of Norplant®. A firm of solicitors in Nottingham coordinated cases from 34 different firms. It was the first attempt to bring a case of a prescription only

medicine as an allegedly defective product under the Consumer Protection Act 1987⁵. There was an initial allegation that the product was introduced hastily with a substandard training programme, but expert evidence did not support this. The main claim, by 275 women, was for a range of possible levonorgestrel-related side effects and difficulties with removal. The allegation was that the product information did not fairly represent the severity of the adverse effects associated with the product. The individual claims for damages were small. Legal aid had been granted for 189 of these women. The case collapsed in 1999 when the Legal Aid Board, as it then was, withdrew funding, having decided that the chances of success did not justify the high cost of a trial⁶. The remainder of the women, who were self-funding, decided to withdraw at this point. Exchange of expert evidence had revealed that the effects of the product were within the predicted range and fairly summarised, so that there was no defect in the product.

Two months later, the manufacturer decided to discontinue the sale of Norplant® in the UK on commercial grounds. The number of women using the product had reached only 55,000 (among 6 million users worldwide), the manufacturer having spent £3 million on doctor training alone. A 'boom and bust' phenomenon⁷ which had been seen in the USA, characterised by a degree of overpromotion initially followed by adverse reports in the media⁸ and litigation, also occurred to some extent in the UK.

However, the situation was different in the USA. In the mid-1990s, when one million women were using Norplant®⁹, 36,000 women commenced a class action against the manufacturer. Allegations of harm fell into three broad categories⁹:

- removal difficulties
- possible levonorgestrel side effects
- silastic-related claims including autoimmune disorders alleged to be related to the silicone elastomer tubing

Despite the threatened litigation, Wyeth-Ayerst Laboratories decided to continue marketing the product. Even with aggressive recruitment by personal injury lawyers, only approximately five percent of all Norplant® users joined lawsuits, and the courts denied class action status for the plaintiffs¹⁰. The vast majority of the 14,000 US cases were dismissed, and eventually only a small number were settled out of court for an average of \$1,400 each.

In the UK Implanon®, a single-rod implant containing etonogestrel, was launched by Organon Laboratories in a more measured fashion than Norplant® had been. Implanon® has a three-year lifespan. It is a semi-rigid rod, making it more robust and quicker and easier to insert and remove than Norplant®. Unlike Norplant®, it is amenable to the 'pop-out' removal technique. The launch in 1999 was less of a challenge than that of Norplant® because there was already a clinical workforce in place with experience of implant techniques. Initial training was confined to contraception specialists.

The Implanon® applicator has recently been redesigned and the product relaunched as Nexplanon® by the current manufacturer, MSD, with a view to reducing the risks of non-insertion and deep insertion¹¹. Also, the new rod is radio-opaque to aid imaging of non-palpable implants¹².

The following three types of harm associated with Implanon® are based on global experience over 11 years with the original applicator design.

Non-insertion

Clinicians who act as expert witnesses in relation to legal cases have seen a substantial number of cases of litigation on account of non-insertion of

Implanon®, usually presenting with an unexpected pregnancy: the implant cannot be palpated, is not seen on ultrasound scan and etonogestrel is undetectable in serum. Non-insertion with pre-loaded Implanon®, unrecognised at the time, was not reported in the pre-launch trials¹³. Clinical trials conducted during the development of Implanon® covered 4103 woman years and reported no pregnancies¹⁴. True method failures might have been predicted after more extensive use, but not failure to have placed a device in the arm at the end of the insertion procedure.

In Australia, after national post-marketing surveillance picked up 84 cases of non-insertion, a risk management process was invoked¹⁵. In France, 30 cases of non-insertion were reported to regional pharmacovigilance centres¹⁶. Cases of non-insertion have been reported in the British literature too^{17;18}.

Spontaneous reporting to the Medicines and Healthcare products Regulatory Agency (MHRA)¹⁹ recorded 535 unintended pregnancies by 27 May 2010, but the proportion of these due to non-insertion is not known.

Implanon® was launched in the Netherlands in 1999. In 2002, a class action against Organon and 13 general practitioners was brought by 15 Dutch women who had become pregnant following non-insertion. Ten of these women continued their pregnancies and delivered, four had abortions and one miscarried. At the trial in 2005, Organon and/or the doctors were found liable for the unintended pregnancies. The judge concluded that both the company and the doctors should pay damages unless either could bring further evidence. In 2007, at appeal with new evidence presented, the decision was reversed and the burden of proof transferred to the women²⁰. The women were told that in order to succeed in court they would have to prove that their doctor failed to check: a) that the implant was present in the needle, b) that it was no longer in the needle after the procedure and c) that it could be palpated in the arm after the procedure. This judgment effectively ended the class action. However, individual claims had been settled out of court in favour of Dutch claimants. In Britain, the amount of damages paid

out for wrongful conception is small because of the limiting effect of the *McFarlane* case. In *McFarlane*, it was held by a majority of Law Lords that the McFarlanes could recover damages for the wife's pain and distress in pregnancy and labour following the husband's failed vasectomy, but not for the cost of raising their daughter²¹. However, in the Netherlands, damages can include the cost of the upbringing of the child born. Award of this higher level of damages has also been reported in Australia²².

In an attempt to reduce the chance of a non-insertion, the company reinforced pre-existing advice in a letter to clinicians dated June 2001, stressing that:

- the presence of the implant must be visually verified before insertion is performed
- the introducer should be held with the needle upwards at all times between removing the needle shield and the insertion
- the obturator should be retracted to check that the needle is empty after insertion
- the implant should be carefully palpated in the arm after insertion

The manufacturer also modified the end of the obturator in 2004; it added a groove in its tip so that there can be no confusion with the appearance of an implant still in the needle after insertion. However, this does not confirm that the implant has been inserted successfully.

Despite revised guidance and publication of case reports of this problem, sporadic cases of non-insertion have continued to be seen in clinical and legal practice.

Deep insertions

Contraceptive implants should be inserted into the subdermal plane. The problem of difficult removals due to deep insertion was first seen with Norplant®; it was found that 1% of removals were complicated because the implant was 'embedded'²³. Deep insertion is thought to be associated with the insertion technique rather than migration of a properly inserted implant^{18;24;25}. It has been suggested that with Implanon® the implant may be pushed out of the applicator, rather than using the correct technique of withdrawing the outer casing, keeping the obturator fixed; the implant may then take the path of least resistance²⁴. In some cases, the proximal end of the implant is seen to be deeper than the distal end, suggesting a downward slant of the applicator at the time of insertion¹⁸.

Deep insertion may be more likely to occur in thin women with scant subcutaneous tissue²⁵. Weight gain subsequent to insertion may make an implant less easy to palpate and therefore more difficult to remove²⁶.

It is not thought that a rod can migrate significantly in the arm unless it is placed subcutaneously²⁷. Migration of up to 5cm has been reported but is rare²⁸. It seems unlikely that implants can penetrate fascia spontaneously. However, a degree of migration has been reported when Implanon® implants have been inserted into the wound immediately after removal of Norplant®^{25;29}.

If an implant cannot be palpated when removal is being considered, imaging may assist. An ultrasound or MRI scan will usually show the position of the implant³⁰. Fluoroscopy has also been used by interventional radiologists³¹. The original version of Implanon® does not show up reliably on X-rays or CT scans. Since 2003, there have been several case reports and case series of impalpable Implanons® and suggestions as to how best to retrieve these^{18;24;29;32}. The consensus is that there must be accurate localisation of the implant using a high resolution linear array ultrasound transducer before an incision is made²⁵.

The concept of specialist centres for predictably difficult removals had evolved in the Norplant® era³³. UK recommended practice was further reinforced by US experience showing that real-time ultrasound guidance was a very useful way of localising Norplant® capsules³⁴ and that this was possible in a non-hospital setting. With Implanon®, further experience has been gained and the number of specialist centres has expanded³⁵. MSD now provides a training course for expert removers in the localisation of deep Implanons® and the identification of adjacent neurovascular structures; this course was developed in order to minimise the risk of injury to these structures. The course comprises training on the anatomy of the arm, on the use of ultrasound for imaging the upper arm and on surgical techniques for complex implant removal (MSD: personal communication, 29 July 2010).

The most common abnormal positioning of implants is deep in subcutaneous fat. Placement overlying or within the biceps muscle is the next most common abnormal positioning^{18;36}. Placement in the triceps muscle has also been described²⁵. Deep implants may be located near or within the neurovascular bundle^{37;38}.

There have been many cases of deep placement of implants, some of which have resulted in litigation. The cases sometimes involve two or more attempts at removal. In some cases regional experts fail to remove the implant. In such cases, the women are usually referred to a surgeon who may be a general surgeon, a plastic surgeon or an orthopaedic surgeon. Generally the surgeon will do the removal under general anaesthesia with a fairly generous longitudinal incision. With a few exceptions, surgeons appear to have little difficulty finding and removing an implant under these conditions. As far as the author is aware, injury to neurovascular structures has not been seen when removal is performed by a surgeon. Legal cases of failed removals with subsequent surgical removal under general anaesthesia have been settled out of court in Britain. For example, in 2005, a claimant was awarded £8,500 in

damages to be paid by Sefton Primary Care Trust³⁹. In France there have been similar experiences, with medical defence insurance covering the costs³⁸.

As a result of the above considerations, a widely adopted protocol is that if an implant cannot be palpated easily, a more experienced member of the local team should attempt removal. Implants that are completely impalpable should be referred to a regional centre where removal of non-palpable implants using techniques developed by leading experts⁴⁰ is almost always successful. Nevertheless, following complex removal procedures there is potential for neurovascular injury, infection and scar or keloid formation. Regional centres that demonstrate that implants are close to vital structures may decide to refer onward to surgeons or interventional radiologists⁴⁰.

Nerve injury

The positioning of implants in the body had been given a considerable amount of thought before Norplant® was launched. Sites such as the abdomen are not favoured for non-biodegradable implants as migration is prone to occur. The arm is preferred because of the minimal thickness of subcutaneous tissue; the disadvantage is that vital structures are nearer the surface. The Summer 2000 issue of the Implanon Newsletter, produced by Organon for clinicians trained to insert Implanon®, reiterated the rationale for the site of insertion. Placement in the groove was recommended to limit the chance of migration, but with a warning of the presence of the neurovascular bundle just beneath the fascia. A warning was also given of the not uncommon variation in the position and branching of the brachial artery. Careful inspection and palpation of the arm prior to insertion was advised.

The recommended site for both Norplant® and Implanon® used to be 6 - 8 cm above the elbow crease, in the groove between biceps and triceps muscles. The neurovascular bundle, comprising the brachial artery, basilic vein, median nerve, ulnar nerve and medial cutaneous nerve of the forearm is situated a few millimetres deep to the fascia at this point (Figure 1). For reasons that are not clear, damage to the neurovascular bundle is usually confined to nerves. Vascular injury has been reported⁴¹, but is rare.

In this section of the article, three anonymised examples of legal cases are used from the author's experience as an expert witness.

More than a decade ago a case of ulnar nerve palsy in association with insertion of Norplant®⁴² was reported. There is one other report relating to injury to a nerve at the time of Norplant® insertion. This involved sensory loss in the distribution of the medial cutaneous nerve of the forearm⁴³. In general, however, nerve injury occurs in association with implant removal.

In 1995, a paper from the USA highlighted the possibility of damaging nerves during difficult Norplant® removals and related this to the recommended insertion site⁴⁴. Although the authors had not themselves seen the cases, they had heard of two severe injuries in other parts of the USA. The first was of wrist drop and atrophy of the hand muscles. The second was such a severe injury that amputation of the arm was necessary. A Spanish follow up study described transient paraesthesiae in the hands of three women in a series of 372 removals, but the exact distribution of sensory disturbance in their hands was not specified⁴⁵.

- Medial cutaneous nerve of the forearm

In 2001, a case of a neuropathy occurring after removal of Norplant® was reported⁴⁶. In 2006, a further case of nerve damage relating to removal of Implanon® was reported from Austria⁴⁷. The nerve was partially severed

and needed microsurgical repair. The authors of both reports commented on the vulnerability of the site advised by the company with respect to the nerves and vessels.

Legal case 1 A GP tried to remove an impalpable Implanon® sited in an area previously used for Norplant®. At a second unsuccessful attempt at removal of the implant, the medial cutaneous nerve of the forearm was damaged. The claimant subsequently needed neurolysis (division of perineural adhesions) by an upper limb surgeon; the implant was not found at this operation. The claimant's residual neuropraxia was slow to improve. The implant was located and removed three years later when the claimant wanted to conceive.

- Median nerve

In 2006, two cases of sensory disturbance, possibly in the distribution of the median nerve during or immediately after removal of Implanon®, were reported⁴⁸. Both women were of slim build. It was thought that the adverse effect was merely from the local anaesthetic and so was transient. But the author emphasised how it was somewhat perverse to choose an insertion site so close to neurovascular structures.

Legal case 2 A GP failed to remove an Implanon®. A local gynaecologist later also failed to remove Implanon®. A third unsuccessful removal attempt was made by a gynaecologist in a tertiary hospital under general anaesthesia. During the last operation the median nerve was damaged. The claimant subsequently needed neurolysis. The implant was not found.

- Ulnar nerve

In 1998 two cases of ulnar nerve injury were described with Norplant®. The first was in a US soldier serving in Germany⁴⁹. At operation, the nerve was intact but had an “hour-glass” constriction. Neurolysis was performed two months after the injury. There was residual neurological deficit six months postoperatively. In the second case, Norplant® was removed in the USA; the implant was situated low down quite near to the elbow⁵⁰. The woman reported sensory symptoms as soon as local anaesthesia was infiltrated into the site. Symptoms were continuing to resolve when the woman was seen for the last time.

In 2005, two ulnar nerve lesions were reported from France⁵¹. Both women were of slim build with body mass indices of 18 and 19 respectively. In the first case Implanon® had penetrated the perineurium and a microsurgical procedure was needed to remove the implant. In the second case, because of persistent sensory disturbance after removal of Implanon®, neurolysis was needed.

In 2006, a case of ulnar nerve contusion was reported after Norplant® removal in the UK⁵². The woman had previously had a difficult removal at the same time as a further Norplant® insertion. This time the GP was unable to remove any of the capsules. The woman had a subsequent difficult removal at a family planning centre and experienced electric shock-like symptoms during the procedure but did not mention them at the time. She then developed numbness. Two days later plastic surgeons explored the wound to find the ulnar nerve intact but contused. The woman made a slow recovery. The authors expressed concern about the recommended insertion site.

Legal case 3 The ulnar nerve was damaged both at insertion and again on removal of Implanon® performed by a GP. A complex regional pain syndrome ensued and the claimant needed an exploratory operation at which nerve repair and neurolysis were performed.

In the USA, a woman who suffered ulnar nerve injury at the time of Norplant® removal by a nurse practitioner was awarded \$2.25 million in damages⁵³.

- Spontaneous reporting of adverse events in the UK

The MHRA's online listing of spontaneous reports on etonogestrel implants was last updated on 27 May 2010⁵⁴, giving eleven years' experience of Implanon®. Reported adverse reactions suggesting neurological disturbances are shown in Table 1.

Table 1 Adverse reactions reported to the MHRA relating to etonogestrel implants 1999 - 2010

Implant site paraesthesia	2
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Nerve injury not elsewhere classified	1
Median nerve injury	1
Ulnar nerve injury	5
Carpal tunnel syndrome	1
Burning sensation	1
Paraesthesia	25
Hypoaesthesia	11
Neuralgia	4
Sensory loss	1
Sensory disturbance	1
Total	53

- Change in insertion site recommended by the manufacturer

In response to repeated reports of nerve injury, in June 2007 the manufacturer revised the Summary of Product Characteristics, deleting reference to the biceps/triceps groove. This revision was accepted by the MHRA in August 2007. A letter dated April 2008 was sent out to all health professionals known to be inserting Implanon in July 2008 (personal communication, Schering-Plough, 5 June 2009). The recommended site was changed to above the medial epicondyle of the humerus, which is behind the groove. An announcement to this effect was made in the October 2008 Journal of Family Planning and Reproductive Health Care (page 272).

Although nerve damage is a rare complication of contraceptive implants, it is clearly a serious one. It has been agreed that insertion immediately over the biceps/triceps groove is unwise.

Discussion

Implant litigation has generally been of two types. Following the launch of Norplant® and Implanon®, there was litigation in several countries in relation to adverse effects. It has been shown that class actions tend to exaggerate the incidence of a device's side effects⁵⁵. Litigation was not usually successful for the claimants, unless the company decided to settle for pragmatic business reasons, as in the USA. However, litigation damaged confidence in the products and was responsible for the demise of Norplant® in the UK.

The second type of litigation has been in relation to non-insertion, deep insertion and nerve injury. The first two of these can be linked to the design of the applicator system, so that it should prove possible to increase safety by design improvement¹⁵. The potential for reducing harm by training or re-training is probably limited¹⁵. The harm caused by nerve damage is potentially the most severe. It is tragic when a healthy young woman suffers long-term and in some cases permanent injury through using a method of contraception. It is important that efforts are made to learn from legal cases and to improve the safety of this highly effective long-acting reversible contraceptive method.

It is important to palpate the arm after insertion and to record in the notes that this has been done. In some legal cases, clinicians have palpated the insertion site and convinced themselves they could feel the implant. They have asked the client to palpate the insertion site and, because of never having felt an implant before and possibly some local swelling, clients though not convinced may tend to agree anyway. Another check might be for the client to be told to have a careful feel when taking the dressing off and to report any doubts then.

Deep insertion predisposes to injury to the neurovascular bundle. It has been suggested that there should be feedback to the person who did the insertion

when this occurs and, if there are repeat occurrences, to the inserting clinician's clinical supervisor^{35;40}.

The other element in nerve injury is the optimal insertion site. Different authors have recommended going anterior or posterior to the biceps/triceps groove; there is no evidence that one site is better than the other. But insertion over the groove is unwise and surgically trained authors have commented in no uncertain terms on this^{47;52}. The brachial artery can be used as a marker for the neurovascular bundle; if it is palpable, the insertion site should be a safe distance away from it. Clinicians need to change their practice and avoid the groove. This should, in most cases, prevent the risk of neurovascular injury during difficult removals.

Regional experts themselves need to know their limitations. These experts may have surgical experience, but this is usually of a gynaecological nature. It has become accepted that regional experts do operations with retractors, forceps and dissection. This may not always be in clients' best interests. There should be a lower threshold for referral to upper limb surgeons or interventional radiologists, preferably those who have developed a special interest in implants and their localisation. It has been suggested that some deep implants that are beyond their lifespan may be best left in situ rather than performing a procedure predicted to be risky²⁹.

Recommendations for safe clinical practice

In conclusion, reflecting on cases that have been reported in the literature or that have been subject to litigation, the following recommendations (Boxes 1 and 2) are made in relation to insertion and removal of contraceptive implants. It can reasonably be assumed that the current improvements in the

design of the product will reduce the risks of both non-insertion and deep insertion. However, it may not be possible to eliminate them; deep insertion has been seen in preliminary experience with Nexplanon®¹².

At the time of publication of this article the new product, Nexplanon®, will have been launched. These recommendations are aimed at improving future practice.

Box 1

INSERTION

- Avoid the biceps/triceps groove
- Palpate for the brachial artery and, if palpable, keep at least 1cm away from it
- Once the skin is punctured by the needle tip, advance the needle parallel to the skin surface, keeping superficial by lifting the skin with the tip of the needle
- Palpate the inserted implant through the skin and ensure that the woman does so too

Box 2

REMOVAL

- Palpate the rod and make an assessment of the likely ease of removal
- Always work within your own competence (don't just 'have a go'). Refer to a more experienced clinician if necessary
- Palpate for the brachial artery
- Do not attempt removal if the rod is close to the brachial artery
- If there is any indication of sensory disturbance, abandon the procedure

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Figure 1

Replicate right hand side of Figure 1 in Bragg TWH et al. Implantable contraceptive devices: *primum non nocere* JFPRHC 2006; 32: 190 -192 with permission.

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